

United States Bankruptcy Court
Middle District of Pennsylvania

In re:
Mark Andrew Stone
Megan Theresa Stone
Debtors

Case No. 17-01661-RNO
Chapter 13

CERTIFICATE OF NOTICE

District/off: 0314-5

User: TWilson
Form ID: pdf010

Page 1 of 1
Total Noticed: 1

Date Rcvd: Mar 28, 2019

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 30, 2019.

db/jdb +Mark Andrew Stone, Megan Theresa Stone, 14 Yorktown Road, Mountain Top, PA 18707-2236

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
NONE. TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE.

TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP.
USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 30, 2019

Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 28, 2019 at the address(es) listed below:

Carlo Sabatini on behalf of Debtor 1 Mark Andrew Stone usbkct@bankruptcypa.com,
kecf@bankruptcypa.com;ivms@bankruptcypa.com;necf@bankruptcypa.com;sabecf@gmail.com;secf@bankruptcypa.com;G62721@notify.cincompass.com
Carlo Sabatini on behalf of Debtor 2 Megan Theresa Stone usbkct@bankruptcypa.com,
kecf@bankruptcypa.com;ivms@bankruptcypa.com;necf@bankruptcypa.com;sabecf@gmail.com;secf@bankruptcypa.com;G62721@notify.cincompass.com
Charles J DeHart, III (Trustee) TWecf@pamdl3trustee.com
Harry A Readshaw on behalf of Witness Tate & Kirlin Associates, Inc.
hreadshaw@eckertseamans.com
James Warmbrodt on behalf of Creditor Toyota Motor Credit Corporation bkgroup@kmllawgroup.com
Kevin S Frankel on behalf of Creditor JPMorgan Chase Bank, National Association pa-bk@logs.com
Peter E Meltzer on behalf of Creditor OneMain Financial Inc. bankruptcy@wqlaw.com,
ibernatski@wqlaw.com
Robert J Hannen on behalf of Witness Tate & Kirlin Associates, Inc. rhannen@eckertseamans.com,
mrichter@eckertseamans.com
United States Trustee ustpregion03.ha.ecf@usdoj.gov

TOTAL: 9

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

IN RE:

MARK ANDREW STONE	Debtor 1	Chapter:	13
MEGAN THERESA STONE	Debtor 2	Case No.:	5-17-bk-01661 RNO
MARK STONE			
vs.	Movant(s)	Document No.:	62
TATE & KIRLIN ASSOCIATES, INC.		Nature of Proceeding:	Motion for Contempt
	Respondent(s)		

ORDER

After due consideration of the Debtor's Motion for Contempt (Doc. #62) (the "Motion"), and after due consideration of the Objection of Tate & Kirlin Associates, Inc. ("T&K") thereto (Doc. #66), after hearing held on March 28, 2019, it is

ORDERED that the Motion is granted in part and denied in part; and,

FURTHER ORDERED that within fourteen (14) days of the date of this Order, and without any requirement that any further subpoena be issued, T&K shall produce all of the documents that were identified in paragraphs 9 through 16 of the Notice. For purposes of this Order, the term "the Notice" refers to the Examination Notice that begins on page 6 of the document filed to Doc. 62-1 on the above-captioned docket; and,

FURTHER ORDERED that at 9:30 a.m. on an agreed to date that is on or before twenty-one (21) days after the date of this Order, and without any requirement that any further subpoena be issued, a designated representative of T&K shall appear at the location designated in the Notice. The representative shall provide testimony regarding all of the information reasonably available to T&K on the topics identified in paragraphs 1 through 8 of the Notice. The

Order – Blank with Parties - Revised 04/18

examination may be rescheduled by written agreement of the parties without further order of this Court.

By the Court,



Robert N. Opel, II, Chief Bankruptcy Judge (BN)

March 28, 2019

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